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EXTRAORDINARY

PART II—Section 3—Sub-section (ii)

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CABINET SECRETARIAT  
(Department of Cabinet Affairs)

## NOTIFICATION

New Delhi, the 10th August 1962

S.O. 2566.—The following Order made by the President on August 4, 1962, is published for general information:—

## ORDER

In exercise of the powers conferred by clause (3) of article 77 of the Constitution, the President hereby makes the following amendments in the Government of India (Allocation of Business) Rules, 1961, namely:—

In the said Rules, in the Second Schedule—

(1) under the heading, "Ministry of Commerce & Industry", and sub-heading, "B—Department of Industry",

(a) after the entries under section "IV—Small Scale Industries", the following section and entry shall be inserted, namely:—

"IV-A. Industrial Co-operation

16A Cooperation in the industrial sector, excepting cooperative sugar factories.";

(b) entry 20 shall be omitted;

(2) under the heading, "Ministry of External Affairs", for entry 29, the following entry shall be substituted, namely:—

"29. Protection of rights of the Minority Communities in India and Pakistan (except rehabilitation of Muslim migrants who have returned from East Pakistan to West Bengal under the Nehru-Liaquat Pact; rehabilitation of Muslims internally displaced in West Bengal at the time of communal disturbances on the partition of the country; and restoration of mosques and other places of religious worship to Muslims in West Bengal).";

(3) Under the heading, "Ministry of Finance",

(a) under sub-heading, "A—Department of Economic Affairs",

(i) for entry 1, the following entry shall be substituted, namely:—

"1. Administration of the Foreign Exchange Regulations Act, other than Enforcement work mentioned under the Department of Revenue."

(ii) section "VII—Sales Tax" and entries 35 to 39 under that section shall be omitted;—

(b) under sub-heading, "B—Department of Expenditure", entry 8 shall be omitted;—

(c) under sub-heading, "C—Department of Revenue", after entry 10, the following entries shall be inserted, namely:—

10A. Sales Tax:

(i) The Administration of Sales Tax Laws (Validation) Act, 1956.

(ii) Levy of tax on sales in the course of inter-state trade or commerce—problems arising out of the administration of the Central Sales Tax Act, 1956.

(iii) Declaration of goods as of special importance in inter-state trade or commerce under article 286(3) of the Constitution—laying down of the conditions and restrictions to which the State laws providing for the levy of tax on them would be subjected.

(iv) All questions relating to replacement of sales tax by additional excise duty including administration of the Additional Duties of Excise (Goods of Special Importance) Act, 1957.

(v) All Bills etc., relating to sales tax levy in States coming up for the previous instructions, recommendations or assent of the President.

(vi) Sales tax levy in Union Territories.

(vii) Problems arising out of the invalidation of sugar cane cess levies of States including validation of such levies.

10B. Enforcement work, *viz.*, investigation, adjudication and prosecution of cases arising out of breaches, under the Foreign Exchange Regulations Act, 1947.";

(4) Under the heading, "Ministry of Food & Agriculture", and sub-heading "B—Department of Food", for entry 7, the following entry shall be substituted, namely:—

"7. Industries, the control of which by the Union is declared by Parliament by law to be expedient in public interest, as far as these relate to food processing industries, sugar and vanaspati (including development of gur and khandsari).";

(5) under the heading, "Ministry of Home Affairs", in Part III, after entry 124, the following sub-heading, entry and foot-note shall be inserted, namely:—

"(iv) *For the Union territory of Tripura only—*

\*125. Administrative control relating to the work of relief and rehabilitation of displaced persons from East Pakistan, in Tripura.

\*See foot-note 2 under the Department of Rehabilitation.";

(6) under the heading, "Ministry of Irrigation & Power", for the existing entries, the following shall be substituted, namely:—

1. Regulation and development of inter-State rivers and river valleys.

2. General policy and technical assistance in the field of irrigation, power, flood control, anti-water-logging, drainage and anti-sea erosion.

3. Basic, fundamental and applied research on river valley projects and flood control works.

4. Administration of the River Boards Act, 1956.

5. Administration of the Inter-State Water Disputes Act, 1956

6. Central Water and Power Commission.

7. Central Board of Irrigation and Power.

8. The Damodar Valley Corporation.

9. The National Projects Construction Corporation Ltd.

10. Central Flood Control Board.

11. Farraka Barrage Project.

12. Indus Water Treaty, 1960.

13. Co-operative approach on flood control in the eastern regions of India and Pakistan.

14. International commissions and conferences relating to irrigation and power.

15. Electricity.

16. Administration of Indian Electricity Act, 1910.

17. Administration of the Electricity (Supply) Act, 1948

18. Central Electricity Board.

19. Central Electricity Authority.

20. Applied research in power supply industry.

21. The Muslim Wakfs Act, 1954.

22. The Delhi Muslim Wakfs Act, 1943.

23. Work in respect of Wakf properties under the Administration of Evacuee Property Act, 1950.

24. Flood Control Schemes in Union Territories.

25. Medium and major irrigation schemes of Union Territories (i.e. schemes costing over Rs. 10 'akhs).

26. Power Schemes in Union Territories.

27. Tungabhadra Project falling within the control of Tungabhadra Board.”;

(7) under the heading, “Ministry of Transport & Communications”, and sub-heading “B-Department of Transport”, after entry 20, the following entry shall be inserted, namely:—

“20A. Promotion of Transport Cooperatives in the field of motor transport and inland water transport.”;

(8) under the heading, “Ministry of Works, Housing & Supply”, and sub-heading “B-Department of Rehabilitation”,

(a) for entry 19, the following entry shall be substituted, namely:—

“19. Rehabilitation of Muslim migrants who have returned from East Pakistan to West Bengal under the Nehru-Liaquat Pact; rehabilitation of Muslims internally displaced in West Bengal at the time of communal disturbances on the partition of the country; and restoration of mosques and other places of religious worship to Muslims in West Bengal.”;

(b) for the existing foot-note beginning with the words “As regards rehabilitation matters in States” and ending with the words “the Central Government”, the following foot-notes shall be substituted, namely:—

“\*1. As regards rehabilitation matters in States, the Central Government is concerned mainly with questions of policy in respect of the subjects marked with an asterisk and is not directly concerned with administrative and executive details which are the functions of the State Governments, except where camps, rehabilitation colonies, educational institutions, training centres, etc., are directly administered by the Central Government.

2. The administrative control in regard to the items marked with an asterisk, in so far as they relate to the displaced persons from East Pakistan in Tripura, vests in the Ministry of Home Affairs.", and

(9) Under the heading, "Department of Parliamentary Affairs", after entry 15, the following entry shall be inserted, namely:—

"16. Matters connected with powers, privileges and immunities of Members of Parliament"

The 4th August, 1962

S. RADHAKRISHNAN,  
President.

[No. 74/7/CF-62.]

B. G. RAU, Jt. Secy.